To: Karlson, Kristine[Karlson.Kristine@epa.gov]; Chan, Janice[Chan.Janice@epa.gov]; Campbell,

Rich[Campbell.Rich@epa.gov]; Greenberg, Ken[Greenberg.Ken@epa.gov]; Sakamoto, Glenn[Sakamoto.Glenn@epa.gov]; Sablad, Elizabeth[Sablad.Elizabeth@epa.gov]; PERKINS,

SUSANNE[Perkins.Susanne@epa.gov]; Mitschele, Becky[Mitschele.Becky@epa.gov]

From: Howard Shanker

**Sent:** Mon 12/1/2014 9:45:01 PM

Subject: RE: Hickma Eggs Tonopah , Arizona - AZPDES Compliance

I hadn't heard anything back from you/EPA with regard to the violation(s) by Hickman of the AZPDES program and ADEQ's refusal/failure to do anything about them. Please let me know if EPA has any intention of following up on this issue. i.e., allowing one of the largest egg CAFOs in the world to operate without even preparing a Nutrient Management Plan and/or obtaining an AZPDES permit. I look forward to your response so that we can determine how best to proceed. If you require any additional information, please let me know. Thank you.

Howard M. Shanker

The Shanker Law Firm, PLC

www.ShankerLaw.net

Offices

700 E. Baseline Rd., Bldg. B

Tempe, Arizona 85283

Phone: (480) 838-9300

Fax: (480) 838-9433

This e-mail communication, including any attached files, may contain material that is proprietary, privileged, confidential, or otherwise legally exempt from disclosure. This communication is intended solely for the use of the individual or entity to which it is addressed. If you are not the intended recipient or the person responsible for delivering this communication to the intended recipient, you are prohibited from retaining, using, disseminating, forwarding, printing or copying this communication. If you have received this communication in error, please immediately notify the sender via return e-mail or telephone.

<sup>\*</sup>Indian Law\* \*Environmental & Natural Resources\* \*Personal Injury\* \*Civil Litigation\* \*Adoption\*

**IRS CIRCULAR 230 DISCLOSURE:** To ensure compliance with requirements imposed by the IRS, we inform you that, to the extent this communication (or any attachment) addresses any tax matter, it was not written to be (and may not be) relied upon to (i) avoid tax-related penalties under the Internal Revenue Code, or (ii) promote, market or recommend to another party any transaction or matter addressed herein (or in any such attachment).